

THE BIG STRIKE.

Further Developments in the Weary Struggle.

ARE WILLING TO ARBITRATE.

But Mr. Morton, for the Company, Claims There is Nothing to Arbitrate

The Strike.

ST. PAUL, March 9.—President Fisher of the St. Paul & Duluth, notified the Brotherhood of Locomotive Engineers that his road will handle C. B. & Q. and Burlington & Northern cars. St. Paul & Duluth engineers say the men on the road will strike within twenty-four hours.

WASHINGTON, March 9.—For over an hour to-day the House committee discussed the White resolution looking to a Congressional inquiry into the strike on the Burlington road, but the point of action was not reached, and the matter went over until next week.

CHICAGO, March 9.—All court proceedings by the Burlington Railroad against Chief Arthur were brought to a sudden halt by Judge Gresham, this afternoon. He announced that the whole matter had been postponed until Monday. The reason for the delay is ostensibly to give attorneys for the Washash time to answer, but Burlington do not particularly oppose the postponement.

The relations between the Pan Handle Railroad Company and the engineers are greatly strained by complications due to the Burlington strike, and a meeting of the men's grievance committee was convened this afternoon to decide on the advisability of declaring a strike on the Pan Handle.

CHICAGO, March 9.—A dispatch received at the headquarters of the Burlington system, in Chicago, this afternoon, from the general manager of the Burlington & Missouri railroad, at Omaha, says:

Judge Dundick of the United States Court, has this day issued an order requiring the Union Pacific Railroad Company to take over business in accordance with the interstate commerce law, and restraining the engineers of the Union Pacific Company from refusing our business, also restraining the engineers from striking, combining or confederating for the purpose of organizing or advising a strike.

WILLING TO ARBITRATE.

CHICAGO, March 9.—"The attitude of the Brotherhood at this juncture," said Chief Arthur this afternoon, when, some time subsequent to Judge Gresham's postponement of action, he was asked to define his position, "is especially identified with the statement which has appeared most opportunely." Mr. Arthur had in his hand as he spoke an editorial clipping from a morning paper, which has heretofore opposed the stand taken by the engineers. This article strongly favored a resort to arbitration to avert the threatened great injury to business. "Now," said Mr. Arthur, "the point is that the Brotherhood was, and has been ready to submit the whole matter to three disinterested persons for settlement."

"But, Mr. Morton, speaking for the company, claims that there is nothing to arbitrate," said the reporter. "That is a question of fact," said Arthur, dryly, "which we must allow the people to be judge. If Mr. Morton's claim is correct, how is it that the Burlington Company, with many hundreds of miles of country dependent upon it is not doing 20 per cent of the business it was when the strike began? The proposition is manifestly absurd. Not only in our own interest, but in the interest of the public, who, so far, have been the principal sufferers, we say there is ample ground for arbitration. I want it to be known before the public that we are now, as we have been, willing and ready to arbitrate."

HOUSE.

WASHINGTON, March 9.—Herman, of Oregon, was excused from further service on the committee on manufactures, and was appointed on the committee of Indian depredations claims, to fill the vacancy occasioned by the resignation of Buchanan, of New Jersey, who was appointed a member of the committee on manufactures.

The House then proceeded to the further consideration of the omnibus war claim bill, coming over from last Friday. The amendment agreed to in committee of the whole, after a protracted debate, appropriating \$20,000 for the relief of the Protestant Episcopal Theological Seminary and High School of Virginia, was again the subject of discussion. The amendment was finally agreed to, 130 to 99, and the bill passed, 105 to 110. The remainder of the day was consumed in the consideration of private bills. The House at 5 o'clock took a recess until 7.30.

Hanged.

LOUISVILLE, March 9.—Warner spent his last night in Jeffersonville jail, joking with the guards and some of the prisoners who remained up with him. On the scaffold he said: "I have a few remarks to make before I die. If any of you take a glass of whisky, before you put it to your lips, think of Macey Warner, with this rope in his hand, and then look into the bottom of the glass and see if you can't see a rope there. This is all I have to say."

Bringing Gladness

To millions, pleasing their palates, and cleansing their systems, arousing their livers, kidneys, stomachs and bowels to a healthful activity. Such is the mission of the famous California liquid fruit remedy, Syrup of Figs, 50c. and \$1 bottles for sale by A. O. Smith & Co.

The U. P. Accident.

DENVER, March 9.—The accident to the Union Pacific express, near Masters, early this morning, was not as serious as at first reported. The train which was running about forty miles an hour, struck a broken rail. The engine and every car left the track, and ran some distance on the ties before they stopped. The passengers were badly shaken up, but no one was killed. The only ones injured were J. K. Fairley, baggage man, slightly bruised on the head, and a lady from Chicago, who hurt her shoulder and arm. The wrecked train arrived here this evening and the injured woman was taken to the hospital, and it is thought will be able to resume her journey to San Francisco in a few days.

First District Court at Provo.

Wednesday's proceedings: United States vs. E. L. Gee, defendant was ordered brought from the Pen for trial.

The People vs. Calvert Allred et al.; defendants entered pleas of not guilty. The People vs. Alma Young, indicted for burglary; defendant was arraigned and took the statutory time to plead.

The People vs. Worthy Nash, grand larceny; an order was made dismissing the case.

The United States vs. John Williams, unlawful cohabitation; defendant was fined \$100.

United States vs. James Higgins; defendant entered a plea of not guilty.

The People vs. Charles Allred and Joseph Justensen; defendants were arraigned and to the statutory time to plead to the indictment charging them with assault to commit robbery.

United States vs. George Storrs, defendant was arraigned and plead guilty to the charge of unlawful cohabitation, and sentence was set for March 10th.

The People vs. James Gunderson, grand larceny, was tried and went to the jury Thursday morning.

This morning Philander Brown and Charles Monk were each arraigned for unlawful cohabitation, the latter also to the charge of adultery. They took the statutory time to plead.

2 p.m.

Marions Christensen was admitted to citizenship.

The following assignment of cases was made:

SATURDAY 10TH.

United States vs. Henry Hamilton. United States vs. Levi Curtis. United States vs. James Latimer.

MONDAY 12TH.

United States vs. T. R. Outler. United States vs. H. H. Cluff. United States vs. George Taylor.

TUESDAY 13TH.

United States vs. Higginson. People vs. W. Crocheron.

WEDNESDAY 14TH.

United States vs. Bent Larsen. The following cases were continued for the term:

United States vs. George W. Gee. People vs. David S. King. United States vs. Charles McCarty. United States vs. Lars Franson. The case of the United States vs. A. O. Smoot was passed for later in the term.

An indictment was found for unlawful cohabitation against Professor Karl G. Maeser, and an order entered for him to appear and plead.

The case of the People vs. Gunderson, the jury retired with it this afternoon, and was not in by the close of the mail.

People vs. Alma Young, defendant plead not guilty, and the case passed for the term.

X. Provo, March 8.

The jury returned in the case of the People vs. James Gunderson and reported that they could not agree, and were discharged. The case was passed for the term.

In the case of Ruth B. Kinsey vs. C. C. Glenfield, demurrer was overruled. United States vs. George Udell; demurrer was argued and taken under advisement, and the case set for the 14th.

United States vs. Karl G. Maeser; defendant was arraigned for an indictment charging him with unlawful cohabitation with his wives, and took until Monday morning to enter his plea.

Joseph Justensen and Charles Allred entered pleas of not guilty to the charge of assault with intent to commit robbery.

United States vs. George Jagers was continued for the term.

United States vs. Jacob Sharrer was continued for the term.

In the case of the People vs. J. H. Burriston; appeal; Attorney Johnson moved that it be placed on the calendar, but the Court said the order established heretofore would prevail that the docket fee must be paid before entering cause on the calendar.

The case of Axel Einarson vs. Don C. Sagers, the attorney for the plaintiff stated had been settled, and the case was discontinued.

By motion of the district attorney the cases against George Jagers and Phoebe Holland for fornication were both dismissed.

John Christensen was arraigned for unlawful cohabitation, and plead guilty; sentence set for March 13th.

United States vs. John O. Graham was continued for the term, notwithstanding the objections of defendant to push it to trial.

Court adjourned until to-morrow, March 9th.

HOTEL ARRIVALS.

March 9, 1888.

WHITE HOUSE.

E. N. Rideout, G. Whipple, Evanston; Mrs. M. Morse, Chicago; T. H. Nims, Massachusetts; T. J. Bascia, wife and daughter; Chamon, Ill.; J. Bunn, Jackson, Ohio; Mrs. W. B. Sarand, Missouri; W. G. Bennett, Indiana; B. G. Alford, Kansas; Wong Kelly, Canton, China; J. A. Stephens, Ontario; J. E. Shettle, Ogden; T. B. Smith, G. Frew, Titansville, Pa.; H. Ducker, Birmingham; J. Jenkins, Ogden; J. L. Taylor, Knoxville; W. D. Hickman, A. T. Wilcox, Birmingham; Wm. Ferguson, Eureka; John Black, Cheyenne; Geo. Ollis, Omaha; D. N. Swan, Birmingham; Bartolo Maffei, Tautonham, Mass.; Corbett Mattel, Denver; M. S. Cain, Sandy; T. H. Clark, Grantsville; Geo. McKitchin, Douglas; F. A. Powell, Wells, Texas; D. R. G. E. L. Boyle, Lincoln; James D. Hildon, Madison, Wis.; E. C. Dawson, Chicago; Ralph Cunningham, Quincy, Mo.; Hartman, Los Angeles; H. Anderson, Murray; John Butler, Bingham Canyon; T. O'Neill, Wells, Nev.

BEFORE JUDGE ZANE.

A Disagreeable Day in the Third District Court.

In the District Court, on Friday, in the case of James C. Thompson vs. Jeannette C. Thompson, judgment upon remittitur for amount of deferred payments and costs against sureties upon undertaking an appeal.

The case of The People against Henry Schaeffer for assault with intent to commit rape, followed, and after the empanelling of the jury and the taking of the testimony of the little girl Josephine Ehringren, the alleged victim of defendant, and Henry Lewis for the prosecution, and Schaeffer and Johanna Schaeffer for the defense, the arguments of counsel were made, the Court instructed the jury, and at 12:45 o'clock they retired. They remained out until 4:10 o'clock, when they returned and stated they were unable to agree, and were discharged. Later on, Schaeffer, through his attorney, pleaded guilty to assault, and was sentenced to thirty days in the county jail.

The case of Charles B. Gilette charged with grand larceny in stealing a mule belonging to a young boy named Snyder, followed. At the conclusion of the taking of evidence and the arguments, the jury were charged. They retired at 4:15, and remained out until 10 p.m., when they announced that they were unable to agree and were discharged.

The case of Charles J. Hodie alias Smith, was called; this was for the embezzlement of a horse. A jury was empaneled and the taking of testimony was all in when court adjourned until this morning at 10 o'clock.

The Sugar Trust.

WASHINGTON, March 9.—Investigation into the sugar trust was resumed by the House committee on manufactures this morning.

Parsons, attorney for the trust, was again placed on the stand. Representative Hopkins asked whether the price of sugar had been increased by the creation of the trust, and witness answered that in his opinion it had not. The stock of the refineries purchased by the members of the board since the formation of the trust had been acquired by transfer from a large number of the stockholders, but all had been purchased at one transaction.

Chairman Bacon called witness' attention to the decision announced by the committee, yesterday, that it would insist upon the amount of certificates which each company which entered into the trust had given.

Parsons explained that he had no authority to furnish the desired information. While it is the desire of all parties to furnish any information which bears upon legislation, there are large private interests which might be hurt by inquiry into matters purely private.

The committee finally decided not to press the question for the present. Witness repeated the statement made before the New York investigating committee, that it was his belief that the aggregate of capital and the concentration of business would cheapen sugar, give fair profits to the manufacturer and higher wages to the laborer. He did not think this aggregation of wealth tended to increase prices or create an oppressive monopoly.

John W. Dorothy, of the New York Commercial Bulletin testified that both raw and refined sugars had advanced since the organization of the trust.

F. B. Thurber, of New York, said the sugar business had for some time, not been profitable, and he looked upon the present organization as a not unnatural reaction. He did not think the effect of the combination had been extreme thus far.

Collision.

ATCHISON, Kas., March 9.—A collision occurred yesterday afternoon, on the Burlington & Missouri River railroad. The through Denver passenger that left this city in the morning was standing on the track at Humboldt Nebraska, when the south-bound local passenger from Lincoln, in charge of a Reading engineer, dashed into the station at the rate of ten miles an hour. The fireman, conductor and brakeman were more or less injured. Mr. Edmonds of Lincoln, was badly bruised and injured internally. A traveling man whose name is not yet known was seriously injured.

DENVER, March 9.—It is reported that a west bound express Union Pacific due here at 7 o'clock this morning, was wrecked near Lassalle, seventy-five miles east of here, at 4 o'clock this morning, by a broken rail, and that several were killed and wounded. A special train left here at 10 o'clock, carrying physicians, stretchers, etc. A telegraph line is controlled by the railroad company it is impossible to get the particulars.

Wanted.

Our friends to know that we still hand grain, flour, hay and seeds of all kinds. SEARS & LIDDLE, 33 W. First South Street.

Take Notice.

Great reduction in emigrant fares from Europe. For further information inquire at No. 29 E. Second South, Salt Lake City. J. A. PETERSEN, Emigrant Agent.

SIR ISAAC NEWTON, although the discoverer, or rather the first observer, of the spectrum, failed to procure any practical results from his observation, owing to the manner in which he allowed the rays of the sun to enter his darkened room, which was by means of a round hole in the shutter of the window. This method prevented his recognition of the sun-lines, which have in modern times become the means of the most marvelous discoveries. To-day, instead of the round hole, a narrow slit is made use of for the transmission of the light of the sun, which prevents the overlapping of the rays, with the result of producing a clear, well-defined spectrum, of which the dark sun-lines are distinctly visible.

THE OLD AND THE NEW.

The Last Hours of Emperor Wilhelm.

KING FREDERICK PROCLAIMED.

Telegrams of Condolence from Various Dignitaries Throughout the World.—Notes.

The Old and New Emperors.

DANMARK'S SONG.

COPENHAGEN, March 9.—In the Reichstag, to-day, the President referred to the death of the German Emperor. He said: "Although the Danish people's most painful recollections are associated with the name of the powerful sovereign who has just passed away, this will not prevent us from only recognizing a man of world-wide reputation, and it is to be hoped that the past wounds will be healed by the growing peaceful understanding between the two nations." He referred to the illness of the new Emperor in sympathizing terms.

FREDERICK III.

BERLIN, March 9.—The new King was proclaimed Frederick III. He signs "Frederick," without reference to Emperor or King.

BERLIN, March 9.—The Reichs-Anzeiger, announces that the Chancellor has received the following telegram from Emperor Frederick:

SAR KKKO, March 9.—At this moment of deepest sorrow at the decease of the Emperor and King, my beloved father, I must express my thanks to you and to the Ministers of State for the devotion and loyalty with which you all served him. I rely upon your assistance in the arduous charge which has devolved upon me. I leave here to-morrow.

(Signed), FREDERICK.

The Emperor has also forwarded the following ordinance to the Ministers of State on the subject of public mourning:

With regard to the national mourning, which has heretofore been customary, we will not order any provision, but will rather leave to every German to determine how he will give expression to his affection at the death of such a monarch, and now long he will deem it appropriate to restrict participation in public demonstrations.

CONDOLENCES.

ROME, March 9.—In the Chamber of Deputies, to-day, Prime Minister Crispi said that the ties connecting the Italian and German dynasties and people, the identity of the interests they defended, and the objects they have achieved, caused the Italians to feel deeply the death of Emperor Wilhelm. He proposed that the President interpret the sentiments of the nation, and that the Chamber give expression to their sympathy with the stricken German people and their good wishes for the new Emperor.

The Prince of Naples and Genoa, Minister of War, go to Berlin to attend the funeral.

The Emperor sent dispatches last evening, and early to day, asking for news of the Emperor. When the death of the Emperor was announced, His Holiness sent a message of condolence to Berlin.

VIZANNA, March 9.—Emperor Francis Joseph paid a personal visit to the German Ambassador to-day.

THE EMPEROR'S LAST HOURS.

BERLIN, March 9.—Reichs-Anzeiger gives the following details of the last hours of Emperor Wilhelm: On Wednesday, when his strength began to fail the Emperor spoke repeatedly to Prince William about the condition of the Crown Prince and about politics and military affairs. On Thursday, he talked with his daughter, the Grand Duchess of Baden, about the death of her son, Prince Louis. At noon, he asked for Prince Bismarck, who came and conversed with him on the political situation. The Emperor spoke clearly, and thanked the chancellor for his services to his country. Increased feebleness soon followed afterwards. His voice became feebler and feebler. Finally sinking to a whisper. At 6 p.m. he was so weak that members of the family, Prince Bismarck and Count Von Moltke and the servants of the household gathered around the bed. The Emperor supported by the doctors, held the hand of his wife on one side and his daughter's hand on the other. Prince William stood at the head of the couch, Chaplain Koegel spoke a few words of consolation, to which the Emperor whispered occasional responses. At 6:50, the patient manifested extreme weakness and death seemed imminent. He suddenly rallied and asked for Count Von Moltke and Prince William, with whom he talked about the state of the army and the Prussian people, entering into minute particulars when speaking of military matters. To the astonishment of the listeners, he then referred to Germany's alliances with various countries and the possibility of war. But during the latter portion of his remarks, the fantasies of delirium were mingled with the coherent utterances. This temporary recovery of strength lasted till 10 o'clock. At frequent intervals he conversed in a touching, earnest manner with those about him. Between 10 and 2 o'clock, it was observed that a curious change was beginning to take place in the Emperor's face, although there was again a slight improvement in his condition. But at 7, it was seen that his last moments were near, and members of the family were again summoned to his bedside, and at 8:30 the doctors declared that he was dead.

Granted a New Trial.

SANTA FE, March 9.—Max Frost, ex-registered of the land office, who, a year ago, was convicted of receiving illegal fees and sentenced to a year in the Penitentiary and to pay a fine of \$5,000, was, to-day, granted a new trial by Judge Long, of the Territorial Supreme Court.

Claims Heavy Damages.

LONDON, March 9.—Some months ago, George W. Butterfield came here from San Francisco, to sell May Lundy and other mining properties in the Homer district, California. A company was formed with a capital of £100,000 to buy the property. The Financial News attacked the scheme and only £3,000 out of the £100,000 wanted was subscribed by the public. The attacks upon the company having been continued, Butterfield has brought a libel suit against the Financial News and Mr. Marks, claiming £1,000,000 damages.

Wrecked.

LONDON, March 9.—The British bark Lanoma, from Launceston, Australia, for London, with a cargo of wool, has been wrecked near Weymouth. The captain and eleven of the crew were drowned.

We have just received a splendid line of Corsets.

STONER BROS.

SPECIAL NOTICES.

Do you want a situation? Have you a house to rent? Do you want a servant? Have you lost anything? Advertise in this column.

Advertisements in this column, for articles lost or found, for situations offered or wanted, houses for rent or wanted to rent, will be charged for at the rate of 5 cents per line for one insertion, and 2½ cents per line for each subsequent insertion. Professional cards, 2½ cents per line first time, and 4 cents each subsequent time.

TAGGART & CHAMBERLAIN'S PIANO DEPOT, 156 E. THIRD SOUTH STREET.

TAYLOR BROS. & CLIVE, REAL ESTATE AND LOAN AGENTS, have removed to their new office, 119 Main Street.

LOST OR STOLEN.

ON SUNDAY MORNING, A YOUNG BOY, color white, gave information as to L. Price's store and get reward.

PIANO AND ORGAN.

LESSONS GIVEN BY P. H. YOUNG, inquire two doors west of Museum. Terms reasonable.

FOUR GREAT BARGAINS.

For Sale by Carter & Stanton, No. 62 West, Second South Street. Open for a few days only: \$3,000 Buys a 7-room house, part brick; large stable. Lot 2½ acres. \$2,500 Buys a 6-room house, can be used single or double. Lot 14 feet by 330 feet. Good location. \$1,700 Buys a lot 66 feet front, 232 feet deep, dressed stone foundation, 34 feet front, 4½ blocks from the Temple. Good location. \$799 Buys a building 10' x 35½ feet by 165 feet, on First Street. Good location. \$2,500 Buys a corner lot, 30x165 feet, on First South, East. \$18.00 Buys a building lot, 50x165 feet, on First South, East. \$4 building lot, each 50 feet front 165 feet deep, for \$1,500 each, on First South, East. Good location. 2 corner lots, 52x157 feet, \$250 each. 2 corner lots, 52x157 feet, \$250 each. 2 building lots, 33x157 feet, \$250 each. 2 building lots, 33x157 feet, \$250 each. LOTS, 25 — \$4,000 Buys a cottage on Third South, Lot 62x130 feet. \$2,400 Buys house and lot on Second South. Good location. Lot 2½ acres. \$2,500 Buys a corner lot, 82½ by 165 feet, on Third Street, 5 room house, nice location. \$2,100 Buys a lot, 70x165 feet, best location in the city. Forty fruit trees, all bearing.

ANY ONE DESIROUS OF STORE ROOM for furniture will do well to call on Carter & Stanton, 62 West Second South Street. We have a good list of other desirable properties which we shall be glad to show investors \$10,000 to loan in sums to suit.

FOR SALE.

BY PUBLIC AUCTION, AT THE FRONT door of the County Courthouse, on Saturday, March 10th, at 12 a.m., the entire wood estate, situated on corner of North Temple and Second West Streets.

NOTE.—Now is the time for speculators to take advantage of this rare opportunity of purchasing a good piece of property which must be sold on the above date.

JOHN F. LEE, Referee.

A NEW MILCH COW FOR SALE. Enquire at 75 E. First North Street.

IF YOU WANT TO OBTAIN THE BEST price for your property, either real or personal, call on A. P. WELLEY, Real Estate and Stock Broker, 153 Main Street.

TWO AND A HALF RODS BY TEN, WITH adobe house, price, \$1,500. 1½ rods by 10, with good rustic house; price, \$1,200; located two blocks east of Temple and two and a half blocks south. For sale at these prices for five days only. 2½ rods by 10; frame house, adobe lined; good flowing well; on North Ward street—price, \$1,500. 2½ rods by 10, with store, five rooms, all improvements; same location; price, \$1,300. For sale for ten days only at these prices. Apply to James Sterling, 344 E. Fifth South.

HAMMOND TYPE-WRITERS MONTHLY trial, C. O. O. B. Z. C. M. I. S. L. City.

A MINER & CO.

REAL ESTATE, HERALD BUILDING. Properties solicited. Fair dealing guaranteed.

WILLIAM COOK & CO.

ARCHITECTS AND SUPERINTENDENTS. Office hours, 12 to 3. Rooms 22 and 26, Herald Building, P. O. Box 1,144.

DESK ROOM TO RENT.

GROUND FLOOR OF WALKER OPERA House. Fine office. Inquire at Opera House, 34 W. Second South Street.

CANDY MAKERS WANTED.

A T DESERT STAKE CANDY FACTORY, John McDonald & Sons, 268 and 270 Main Street.

OFFICE ROOMS FOR RENT.

A FINE OFFICE SUITE IN THE HERALD Building. Apply at this office.

DRESSMAKING.

MISS RADIE THOMAS, FASHIONABLE dressmaker. Rooms over Hannam's store, 122 Main Street. Agent for the Excelsior charts. Cutting and fitting taught.

SPECIAL NOTICES.

FORTUNE TELLING.

MRS. FRENCH HAS JUST RETURNED from Europe and can be seen at the Windsor Hotel. She remains only a few days. She tells the past and future by planets and astronomy, brings parties together, places the charm upon the head, gives luck and prosperity, and prognosticates. This woman tells wonderful things; she also tells where you can discover gold in a mine. This lady tells lucky numbers in lottery tickets. Call and see her at the Windsor Hotel, 144 and 146 First South.

WANTED.

IF YOU HAVE PROPERTY TO SELL, enlist it with Syford & Seebold, 115 S. Main Street, Room 1.

HELP OF ALL KIND TO REGISTER AT Syford & Seebold, 115 S. Main Street, Room 1.

SITUATION FOR COOKS, WAITERS, Mechanics, Laborers, Servants, etc., filled at short notice. Syford & Seebold, 115 S. Main Street, Room 1.

WE WANT TO RENT YOUR HOUSES, collect your bills, and do it in business fashion. Syford & Seebold, 115 S. Main St.

SYNTELEMAN WITH HORSE AND Buggy, and acquainted in town, call on an established Real Estate Office. Address G. T. Herald Office.

A GOOD NEW MILK COW. APPLY TO William Fowler, 173 E. Street.

A DINING-ROOM GIRL, AT THE VALLEY House.

A MAN WELL ACQUAINTED IN CITY, as partner, or to solicit property, for real estate office. Address, 25 S. Box 36, Palace Hotel, City.

A GOOD GIRL. APPLY AT 101 SECOND Street.

A GOOD GIRL, GOOD WAGES FOR A good worker. Apply at 27 W. Sixth South.

THE PLEASANT VALLEY COAL COMPANY wants 20 coal mixers, immediately. Apply to A. L. Williams, coal office 106 Main Street.

FIRST CLASS WAITER, ADDRESS "L." This office, stating wages wanted and giving reference.

A GOOD GIRL TO COOK AND DO GENERAL housework, no washing. Apply to Mrs. S. P. Tinsdale, 373 E. South Temple Street.

DOUBLE PRICE WILL BE PAID FOR copies of THE HERALD of the following dates: February 23d, 1887; July 5th, 1887.

LOST.

IRON GRAY MARE, BRANDED "DIAMOND W" on left shoulder. Weight about 1,200 pounds. Finder will be suitably rewarded by returning to B. Decker, 125 N. Third West.

ON SUNDAY LAST, AT SOUTH JORDAN, a large bay horse, weight 1,200 or 1,300 pounds, branded small "L" A on the left hind, short tail and star in forehead. Sord